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U.S. Department of Justice

United States Attorney Eastern District of New York

DMP:ICR/JGH F. #2016R00532 271 Cadman Plaza East Brooklyn, New York 11201

January 20, 2022

By ECF & Email

The Honorable Kiyo A. Matsumoto United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Sinmyah Amera Ceasar

Criminal Docket Nos. 17-48 (KAM) & 19-117 (KAM)

Dear Judge Matsumoto:

The government – joined by defense counsel – respectfully submits this letter to request a brief adjournment of the video status conference currently scheduled for January 24, 2022 in the above-captioned cases. The government anticipates providing additional discovery material to defense counsel next week. Accordingly, the requested adjournment will permit defense counsel time to review the additional discovery material prior to the parties convening before the Court to discuss the potential resolution of the defendant's pending VOSR violations. Subject to the Court's availability, the parties propose the week of February 14, 2022 for the new video conference.

Respectfully submitted,

BREON PEACE

United States Attorney

By: <u>/s/ Josh Hafetz</u>

Ian C. Richardson Josh Hafetz

Assistant U.S. Attorneys

(718) 254-7000

cc: Clerk of Court (KAM) (by ECF)

Deirdre D. von Dornum, Esq. and Samuel Jacobson, Esq. (by Email and ECF)

Michael Imrek, Senior U.S. Probation Officer (by Email)